UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/665,976	09/19/2003	Peter J. Barry	10559-849001 /INTEL P1687	5368
20985 FISH & RICHA	7590 05/08/2007 ARDSON, PC	EXAMINER		
P.O. BOX 1022	2	WALTER, CRAIG E		
MINNEAPOLIS, MN 55440-1022			ART UNIT ·	PAPER NUMBER
			2188	
			MAIL DATE	DELIVERY MODE
			05/08/2007	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	•	Application No.	Applicant(s)			
Office Action Summary		10/665,976	BARRY ET AL.			
		Examiner	Art Unit			
		Craig E. Walter	2188			
	The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply					
A SH WHIC - Exter after - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR REPLY CHEVER IS LONGER, FROM THE MAILING DANSIONS of time may be available under the provisions of 37 CFR 1.13 SIX (6) MONTHS from the mailing date of this communication. Operiod for reply is specified above, the maximum statutory period were to reply within the set or extended period for reply will, by statute, reply received by the Office later than three months after the mailing end patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be will apply and will expire SIX (6) MONTHS from a cause the application to become ABANDO	ON. It imply filed om the mailing date of this communication. NED (35 U.S.C. § 133).			
Status						
·	Responsive to communication(s) filed on 19 March 2007.					
′—	This action is FINAL . 2b)⊠ This action is non-final.					
3)[_]	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.					
	ion of Claims					
5)□ 6)⊠ 7)□	Claim(s) <u>1-53</u> is/are pending in the application. 4a) Of the above claim(s) is/are withdray Claim(s) is/are allowed. Claim(s) <u>1-53</u> is/are rejected. Claim(s) is/are objected to. Claim(s) are subject to restriction and/o	vn from consideration.				
Applicati	ion Papers					
9)[The specification is objected to by the Examine	r.				
10)☐ The drawing(s) filed on is/are: a)☐ accepted or b)☐ objected to by the Examiner.						
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.						
Priority (ınder 35 U.S.C. § 119					
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 						
Attachmen	ut(s) ce of References Cited (PTO-892)	4) ☐ Interview Summa	ary (PTO-413)			
2) Notice 3) Information	ce of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO/SB/08) er No(s)/Mail Date	Paper No(s)/Mail 5) Notice of Informa 6) Other:	Date			

Application/Control Number: 10/665,976 Page 2

Art Unit: 2188

DETAILED ACTION

Continued Examination Under 37 CFR 1.114

1. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on 19 March 2007 has been entered.

Status of Claims

2. Claims 1-53 are pending in the Application.

Claims 1, 7,13, 18, 24, 29, 34, 39, 43 and 47 are amended.

Claim 52 and 53 are new.

Claims 1-53 are rejected.

Response to Amendment

3. Applicant's amendments and arguments filed on 19 March 2007 in response to the office action mailed on 17 January 2007 have been fully considered, but are moot in view of the new ground(s) of rejection.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- Claims 1-3,5, 7, 8, 10, 11, 13, 14, 16, 18, 19, 21, 22, 24-26, 39, 40, 42-44, 46-49,
 and 53 are rejected under 35 U.S.C. 102(e) as being anticipated by
 Makphaibulchoke et al. (US PG Publication 2003/0014616 A1), hereinafter
 Makphaibulchoke.

As for claims 1,2, 7,13, 18, 47 and 48, Makphaibulchoke teaches a method (and computer program product) comprising:

maintaining a memory management table that includes one or more entries, each entry defining a location of a portion of data stored within a memory system (paragraphs 0019 and 0027, an ACPI table is used to store data structures; pointers are used to reference locations of the data structures);

from at least two types of endian conversion, including a first type to convert data to a first endian format, and a second type to convert data to the first endian format, determining a type (data structures are stored in ACPI tables in little-endian format (in the preferred embodiment). Makphaibulchoke teaches converting the data structures in the tables from little to big-endian format. This

conversion from little to big is either accomplished via byte-swapping, or bit reversal (two types of conversion to convert to a single endian format – paragraph 0019, all lines. More specifically, Fig. 5 elements 540 and 545 illustrate byte-swapping and bit reversal modules respectively. Paragraph 0024, all lines teaches illustrates how reversing the order of the bytes can produce the endian conversion. Alternately, paragraphs 0025 and 0031, all lines illustrates how this same conversion can be accomplished through reversal via shifting the bits); and

writing an entry to a memory management table based on the determining (paragraphs 0024 and 0025, all lines disclose that the conversion rearranges the data structures stored in the ACPI table. In other words, each entry in the table is converted either via bit reversal or byte swapping, hence what's written in the table is contingent upon the type of conversion that took place).

As for claim 24, Makphaibulchoke teaches a memory management table residing in computer memory comprising:

one or more table entries, with each table entry having a first field for defining the location of a portion of data stored within a memory system and a second field for defining a type determined from at least two types of endian conversion (paragraphs 0024-0025, all lines – the bit field is a single bit which specifies in byte swapping or bit reversal is appropriate for the data structure. Additionally note in paragraph 0027, all lines – pointers are used to reference locations of the data structures), including a first

type to convert data to a first endian format and a second type to convert data to the first endian format (as per the rationale in the rejection claim 1, *supra*).

As for claims 39 and 43, Makphaibulchoke teaches a method (and product) comprising:

accessing a table entry of a memory management table, wherein the table entry is associated with a portion of data stored within a memory system and includes a conversion-type indicator (paragraphs 0024-0025, all lines – the bit field is a single bit which specifies in byte swapping or bit reversal is appropriate for the data structure); and

from at least two types of endian conversion, including a first type to convert data to a first endian format and a second type to convert data to the first endian format, determining a type based on the conversion-type indicator (as discussed in the rejection of claim 1 presented *supra*).

As for claims 5, 10, 16, 21, 25, 42 and 46, Makphaibulchoke teaches the entry as including a single bit for specifying one of two types of endian conversion (paragraphs 0024-0025, all lines – the bit field is a single bit which specifies in byte swapping or bit reversal is appropriate for the data structure).

As for claims 3, 8, 14, 19, 26, 40, 44 and 49, Makphaibulchoke discloses the at least two types of endian conversion as including a data coherent conversion type (paragraph 0024, Makphaibulchoke 's byte-swapping method is akin to Applicant's data coherent conversion).

Art Unit: 2188

As for claims 11 and 22, Makphaibulchoke teaches the portion of the data as being stored at a physical memory address within the memory system (the data structures are physically stored in the ACPI table which is stored on a memory – please refer to Fig. 5).

As for claims 52 and 53, Makphaibulchoke teaches converting either from biglittle or little-bit in paragraph 0019, all lines).

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 5. Claims 6, 12, 17, 23, 28-30, 32-35, 37 and 38 are rejected under 35 U.S.C. 103(a) as being unpatentable over Makphaibulchoke as applied to claims 1, 7, 13, 22, 24, 29 and 34 above, and in further view of Lasserre et al. (US PG Publication 2002/0069339 A1), hereinafter Lasserre.

As for claims 29 and 34, Makphaibulchoke teaches a system (and architecture) comprising:

a first processor for processing data in a first endian format (paragraph 0024, all lines and Fig. 5, element 505 – the CPU is capable of processing either big or little endian formatted data);

Art Unit: 2188

an endian converter for converting portions of data from the first endian format to the second endian format (Fig. 5, element 540 is a converter for byte-swapping data to complete the endian conversion); and

a memory management table including one or more entries, with each entry defining a location for a portion of data stored within a memory system to be converted from the first endian format to the second endian format, and indicating a type determined from at least two types of endian conversion, including a first type to convert data from the first endian format to the second endian format and a second type to convert data from the first endian format to the second endian format (as per the rationale in the rejection of claim 1, *supra*).

Despite these teachings Makphaibulchoke fails to teach the remaining limitations of these claims.

Lasserre does in fact teach the remaining limitations, including:

a networking device (Fig. 8 illustrates the system as being implemented on a wireless networking device – paragraph 0083, all lines), including:

a second processor for processing data in a second endian format (Fig. 4, either element 400 or 402, big or little endian processors respectively);

a bus for interconnecting first and second processors (paragraph 0065, lines 1-8 - depicts two different processors as being wired to a data bus).

As for claims 6, 17, and 28, though Makphaibulchoke teaches specifying the location of the data structure, he fails to specifically teach mapping a virtual memory address to a physical one.

Lasserre however teaches mapping a virtual memory address to a physical memory address (paragraph 0060, lines 1-3, each entry in the TLB maps a physical address with every corresponding virtual address).

As for claims 12 and 23, though Makphaibulchoke teaches specifying the location of the data structure, he fails to specifically teach mapping the physical address to a virtual one accessible by a processor.

Lasserre however teaches the entry as mapping the physical address at which the portion of data is stored to a virtual address accessible by a processor (paragraph 0060, lines 1-3, each entry in the TLB maps a physical address with every corresponding virtual address. The processor is able to access the addresses via the TLB as further described in paragraph 0029, line 1 through paragraph 30, line 8 – The TLB contains entries for virtual-to-physical address translation which is accessible by the MMU containing the processor core/s).

As for claims 32, 33, 37 and 38, though Makphaibulchoke teaches a processor, he fails to specific if it strictly for little or big endian data format processing.

Lasserre however teaches a big endian processor and a little endian processor (Fig. 4, elements 400 and 402 respectively).

It would have been obvious to one of ordinary skill in the art at the time of the invention for Makphaibulchoke to further include Lasserre's system with MMU descriptor having a big/little end bit to control the transfer of data between devices into his own system and method for system for pre-processing data in either a big or little endian operating system. By doing so, Makphaibulchoke would be able to exploit the benefit of

Art Unit: 2188

utilizing more than one processor (including a DSP for example) which could greatly improve the performance of his system as taught by Lasserre in paragraph 0004, all lines.

As for claims 30 and 35, Makphaibulchoke discloses the at least two types of endian conversion as including a data coherent conversion type (paragraph 0024, Makphaibulchoke 's byte-swapping method is akin to Applicant's data coherent conversion).

6. Claims 4, 9, 15, 20, 27, 41, 45, 50 and 51 are rejected under 35 U.S.C. 103(a) as being unpatentable over Makphaibulchoke (US PG Publication 2003/0014616 A1) as applied to claims 1, 7, 13, 18, 24, 39, 43 and 47 above, and in further view of Ikumi (US Patent 5,630,084).

As for claims 4, 9, 15, 20, 27, 41, 45, 50 and 51 though Makphaibulchoke teaches data coherent (i.e. byte swapping) conversion, he fails to teach his endian conversion as being address coherent. Ikumi however teaches a system for converting data in little endian to big endian and vice versa by reversing two bits of address referencing one word of four words. In his disclosure, Ikumi teaches reversing the bits of the byte address in order to convert data from big-little (and vise versa) endian format (col. 4, lines 9-21 – Also referring to Fig. 6, byte address reversal is disclosed). Note Ikumi's system of address reversal for endian conversion is the same as the "address coherent conversion" as shown in Table 1, page 3 of Applicant's specification. It would have been obvious to one of ordinary skill in the art at the time of the invention for Makphaibulchoke to utilize Ikumi's system of endian conversion through address

Art Unit: 2188

conversion, in addition to his byte swapping endian conversion method. By doing so, Makphaibulchoke would be able to exploit the benefits of using an additional form of endian conversion (i.e. address coherent), which overcomes the draw backs of traditional byte swapping (switching) method which severely complicates operational control during processing of the data (Ikumi – col. 2 – lines 38-46). Ikumi further discusses how the address coherent method overcomes drawbacks of the swapping method in col. 2, lines 48-62 of his disclosure (i.e. operational control of the data processing is markedly improved).

It would have been obvious to one of ordinary skill in the art at the time of the invention for the Makphaibulchoke to utilize Ikumi's system of endian conversion through address conversion, in addition to his byte swapping endian conversion method. By doing so, Makphaibulchoke would be able to exploit the benefits of using an additional form of endian conversion (i.e. address coherent), which overcomes the draw backs of traditional byte swapping (switching) method which severely complicates operational control during processing of the data (Ikumi – col. 2 – lines 38-46). Ikumi further discusses how the address coherent method overcomes drawbacks of the swapping method in col. 2, lines 48-62 of his disclosure (i.e. operational control of the data processing is markedly improved).

7. Claims 31 and 36 are rejected under 35 U.S.C. 103(a) as being unpatentable over the combined teachings of Makphaibulchoke (US PG Publication 2003/0014616 A1) and Lasserre (US PG Publication 2002/0069339 A1) as applied to claims 29 and 34 above, and in further view of Ikumi (US Patent 5,630,084).

Art Unit: 2188

As for claims 31 and 36, the combined teachings of Makphaibulchoke and Lasserre fail to teach endian conversion as being address coherent. Ikumi however teaches a system for converting data in little endian to big endian and vice versa by reversing two bits of address referencing one word of four words. In his disclosure, Ikumi teaches reversing the bits of the byte address in order to convert data from biglittle (and vise versa) endian format (col. 4, lines 9-21 – Also referring to Fig. 6, byte address reversal is disclosed). Note Ikumi's system of address reversal for endian conversion is the same as the "address coherent conversion" as shown in Table 1, page 3 of Applicant's specification.

Page 11

It would have been obvious to one of ordinary skill in the art at the time of the invention for the combined teachings of Makphaibulchoke and Lasserre to utilize Ikumi's system of endian conversion through address conversion, in addition to his byte swapping endian conversion method. By doing so, the combined teachings of Makphaibulchoke and Lasserre would be able to exploit the benefits of using an additional form of endian conversion (i.e. address coherent), which overcomes the draw backs of traditional byte swapping (switching) method which severely complicates operational control during processing of the data (Ikumi – col. 2 – lines 38-46). Ikumi further discusses how the address coherent method overcomes drawbacks of the swapping method in col. 2, lines 48-62 of his disclosure (i.e. operational control of the data processing is markedly improved).

Application/Control Number: 10/665,976 Page 12

Art Unit: 2188

Response to Arguments

8. Applicant's amendments and arguments filed have been fully considered, but are moot in view of the new ground(s) of rejection.

Conclusion .

9. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Suzuki et al. (US PG Publication 2001/0038348 A1) teach an endian conversion apparatus and conversion method.

Bryant et al. (US Patent 5,627,975) teach an interbus buffer for use between a pseudo little endian bus and a true little endian bus.

Lee et al. (US Patent 5,828,884) teach a method for compiling a software program and executing on a system which converts data between different endian formats.

Hayter et al. (US PG Publication 2002/0174299 A1) teach a source controlled cache allocation

- 10. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Craig E. Walter whose telephone number is (571) 272-8154. The examiner can normally be reached on 8:30a 5:00p M-F.
- 11. If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Hyung S. Sough can be reached on (571) 272-6799. The fax phone

number for the organization where this application or proceeding is assigned is 571-273-8300.

12. Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Craig E Walter Examiner Art Unit 2188

CEW

SUBERMICUEA DELLETA CANAMICE

5-4-07